substantial accuracy, the percentage of each ingredient, both solid and liquid, contained therein (in continuous list with no intervening matter of any kind); provided, that in case of paint other than white paint, the ingredients, other than the coloring material, may be treated as one hundred per cent, in which case it shall be necessary to state the description or trade-name of such coloring matter and state, with substantial accuracy, its chemical analysis. The label shall also state, in case of liquid paints, oils, and other compounds, on packages holding one quart or more, the net measure of contents of each can, package or container. In case of white lead and other paints and compounds, the label shall show on package weighing four pounds or more the net weight of each can, package or container.

SEC. 4. Flax seed or linseed oil—chemical and temperature tests. No person, firm or corporation shall manufacture for sale or expose for sale or sell within this state any flax seed or linseed oil, unless the same answers a chemical test for purity recognized in the United States Pharmacopoeia, or any flax seed or linseed oil as "boiled linseed oil" unless the same shall have been put in its manufacture to a temperature of 225 degrees Fahrenheit.

- SEC. 5. Tanks or vessels containing oil to be marked. No person, firm or corporation shall expose for sale or sell any flax seed or linseed oil, unless it is exposed for sale or sold under its true name, and each tank car, tank, barrel, keg, or vessel containing such oil has distinctly and durably marked thereon the true name of such oil in ordinary bold faced capital letters not less than five lines pica in size, the words "pure linseed oil—raw," "pure linseed oil—boiled" as the case may be and the name and address of the manufacturer thereof.
- SEC. 6. Enforcement—bulletins. It is hereby made the duty of the state food and dairy commissioner to enforce the provisions of this act. The inspectors, assistants and chemists appointed by the state food and dairy commissioner shall perform the same duties and have the same authority under this act as are prescribed by chapter one hundred and sixty-six (166), laws of the Thirty-first General Assembly. The state food and dairy commissioner shall, from time to time, with the approval of the executive council, publish bulletins, giving the results of inspections and analyses, together with such additional information as he may deem suitable.

SEC. 7. Penalty. Whoever shall violate any of the provisions of this act shall be guilty of a misdemeanor and shall, upon conviction thereof, be punished by a fine not exceeding one hundred dollars.

SEC. 8. Repealed. Sections two thousand five hundred and ten-a (2510-a), two thousand five hundred and ten-b (2510-b), two thousand five hundred and ten-c (2510-c), two thousand five hundred and ten-d (2510-d) and two thousand five hundred and ten-e (2510-e) of the supplement to the code are hereby repealed.

SEC. 9. When effective. This act shall take effect on January 1, 1908. Approved April 1, A. D. 1907.

## CHAPTER 132.

COMPENSATION OF DEPUTY AND ASSISTANT DAIRY COMMISSIONERS. S. F. 47.

AN ACT to amend the law as it appears in chapter eighty-eight (88), laws of the Thirtieth General Assembly, relating to compensation of deputy and assistant dairy commissioners.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Compensation. That the law as it appears in chapter eighty-eight (88), laws of the Thirtieth General Assembly be and the same is hereby

amended by striking out the word "twelve" in the fifth line thereof, and by inserting the word "fourteen" in lieu thereof, and by striking out the word "twelve" in the eighth line thereof, and inserting the word "fourteen" in lieu thereof.

SEC. 2. In effect. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Register and Leader and Des Moines Capital, newspapers published in the city of Des Moines, Iowa.

Approved April 10, A. D. 1907.

I hereby certify that the foregoing act was published in the Register and Leader and the Des Moines Capital, April 11, 1907.

W. C. HAYWARD, Secretary of State.

## CHAPTER 133.

## STATE VETERINARY SURGEON.

## H. F. 128.

AN ACT to amend sections twenty-five hundred and twenty-nine (2529), twenty-five hundred and thirty (2530) and twenty-five hundred and thirty-four (2534) of the code, and to repeal and enact substitutes for sections twenty-five hundred and thirty-three (2533) and twenty-five hundred and thirty-eight (2538) thereof, relating to the state veterinary surgeon.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. Office—postage and supplies. That section twenty-five hundred and twenty-nine (2529) of the code be and the same is hereby amended by adding thereto the following:

"He shall maintain an office at the capitol in a room assigned for his use by the executive council, and his postage, stationery and office supplies shall

be furnished by the state."

SEC. 2. Experts secretary. That section twenty-five hundred and thirty (2530) of the code be and the same is hereby amended by adding thereto the following:

"He may call experts to his assistance when the exigencies of any case demand such action, and may appoint a secretary, who shall receive a salary of seven hundred fifty dollars (\$750) per annum, which shall be paid from the state treasury."

SEC. 3. Repealed—notice of contagious disease—duty of state veterinary surgeon—assistants. That section twenty-five hundred and thirty-three (2533) of the code be and the same is hereby repealed and the following en-

acted in lieu thereof:

"It shall be the duty of all local boards of health in the state, upon the appearance of any contagious or infectious disease among domestic animals, to notify the state veterinary surgeon at once of the existence of such contagious or infectious disease; and it shall be his duty, whenever notified in writing by a majority of any board of supervisors, township trustees, or of any city or town council, whether in session or not, of the existence of, or probable danger from, any contagious or infectious disease among domestic animals, to repair at once to the place designated in such notice, and make an investigation, and take such action as the exigencies of the case may demand. The governor may appoint such assistant state veterinary surgeons as may be deemed advisable, who shall act under the instruction of the state veterinary surgeon, and, when engaged in the discharge of their duties, shall